Rev. 1-10-03 Effective March 1998

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

(X) Original () Supplemental () Substitute () PCT () DESIGN

As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that I verily believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

oint inventor (if plural inventors arnvention entitled:	e name	d below) of the subject matter wh	nich is cla	aimed and for which a p	patent is sought on
itle: MATCHING UNIT					
of which is described and claimed in the attached specification, or X) the specification in application S through, or the specification in International A thereby state that I have reviewed an any amendment(s) referred to above. acknowledge my duty to disclose the defined in Title 37, Code of Federal thereby claim priority benefits under for patent or inventor's certificate his a filing date before that of the application.	pplication of the Paragraph of the Paragraph Title 35 ted below the period of the peri	ion No., filed, and as amended or rstand the content of the above-ider atent and Trademark Office all intions, §1.56. 5, United States Code, §119 (and §1 ow and have also identified below a	o _(if appl ntified speciformation 72 if this	icable). ecification, including the known to me to be mat application is for a Desig	e claims, as amended erial to patentability (n) of any application
COUNTRY		APPLICATION NO.	D.A	ATE OF FILING	PRIORITY CLAIMED
Japan		2002-336424	No	vember 20, 2002	YES
hereby claim the benefit under Titl ubject matter of each of the claims on the first paragraph of Title 35, Unite efined in Title 37, Code of Federal or PCT international filing date of th	of this a ed State Regulat	application is not disclosed in the pes Code §112, I acknowledge the tions, §1.56 which occurred between	rior Unite duty to d	ed States application in the isclose information materials.	he manner provided erial to patentability
APPLICATION SERIAL NO.		U.S. FILING DATE		STATUS: PATENTED, PENDI ABANDONED	

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; Michael S. Huppert, Reg. No. 40,268; and Jeffrey R. Filipek, Reg. No. 41,471, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from Matsushita Electric Industrial Co., Ltd. as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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The above application may be more particularly identif	ied as follows:
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Title of Invention MATCHING UNIT	